### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the New U.S. Patent Application of

Akitoshi KOJIMA

Examiner:

Serial No.: 09/856,393

Art Unit:

Filed: May 22, 2001

Docket: P-0105 S

Por:

Pronunciation Judgment System

Commissioner of Patents: Attn - PCT Petitions Branch - By Fax (703 308 6459) 14 pages)

Washington, D.C. 20231

# PETITION UNDER 37 CFR §§1.181, 1.182 AND 1.183 WITH SUPPORTING DECLARATION

RECEIVED

05 OCT 2001

Legal Staff International Bivision

SIR:

For the reasons set forth below, this petition is being submitted to:

I. Convert the filing of the above-identified application from a filing under 35 U.S.C. §371 to one filed under 35 U.S.C. §111;

II. To identify the subject application as a continuation application, pursuant to 35 U.S.C. \$120, of International Patent Application (filed in Japan) No. PCT/JP99/05257, filed on September 27, 1999;

III. Request that a credit be issued to our account no. 10-0100 in the amount of \$150.00, which is the difference between the amount of \$900.00, which has been paid as a filing fee, and \$750.00, the amount that should have been paid (\$710.00 plus \$40.00 assignment recordation fee) had this application originally been filed under 35 U.S.C. §111.

The facts in support of this Petition are as follows:

(1) The application was received from an associate firm in Japan on May 21, 2001. The

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associate firm requested that we file the application by May 25, 2001.

- (2) The Japanese associate in question had sent a number of patent applications to our firm for filing. In each case, we were given priority materials either in the form of copies of or reference to a Japanese national application, or in the form of copies of documents previously filed in a PCT application based on a Japanese national application.
- (3) In the first case (Japanese national filing), we were asked to file a U.S. national application deriving priority from the Japanese application. In the second case, we were asked to file a National Phase application in the U.S. based on the PCT patent application.
- (4) When we received the filing materials for the above-captioned U.S. filing, we were given copies of documents previously filed in the PCT, as well a translation of a filing in Japanese into the English language. This English translation we considered, in our U.S. filing materials, to be "A English-language translation of the International Application," and checked the appropriate box.
- (5) In the "cover" or "order" letter received from our Japanese associate, a copy of which is attached, the enclosures were identified. Included were "specification and claims," "formal drawings," "informal drawings," "Declaration & power of attorney," "Inventors' Assignment/consent," and a "Copy of int'l search report/cited art" as well as a "First page of Intern'l Publication."
- (6) On the basis of the prior filings for this Japanese associate, and on the basis of instructions that the application be filed "on the basis of the above-identified PCT application" ("SPECIFIC REMARKS," no. (1)), it was assumed that the application was to be filed pursuant to 35 U.S.C. 371,

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as a National Phase of the PCT application. The person in charge of filing these materials in the U.S. read "continuation application" in the same "REMARK no. (1)" to be just the foreign associate's approximate way of indicating "National Phase application," which would "continue" the prosecution of the PCT application as the next, or national, stage in the U.S. of the original PCT application.

- (7) We filed this application in the U.S. Patent Office on May 22, 2001, under 35 U.S.C. 371, as a National Phase of the original PCT filing, PCT/JP99/05257, and duly reported it to our client, with copies of the documents filed.
- (8) By fax letter of June 13, 2001, our Japanese associate questioned our entry on the PCT transmittal letter (Form PTO-1390) stating that an English translation of the international application had been filed. Our associate indicated that the English language document was not, in fact, an English translation of the PCT application, but a specification for a continuation application based on the PCT application. Attached is a copy of our associate's June 13, 2001 fax letter.
- (9) This was the first time that applicant's U.S. attorney became aware of the inadvertent error that had been made and that applicant had requested that the application be filed as a true continuation application under 35 U.S.C. §§120, 363, and that the specification and claims were not translations of the International PCT application.
- (10) Applicant's U.S. attorneys thereupon sought to convert the application to a Rule 53(b) continuation application and conducted several conferences with the PCT Legal Office. It was indicated that a Petition could be filed to effect such conversion.

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- (11) In these circumstances, and in view of applicant's continuing desire to file this national application as a continuation application, it is respectfully requested that this Petition be considered under Rules 181, 182 and 183.
- (12) Please charge the Petition fee set forth in 37 CFR §1.174(h) of \$130.00 to our account no. 10-0100.

A Declaration by Adrienne Shirley is attached hereto in support of the facts stated herein.

Dated: June 29, 2001

Lackenbach Siegel Marzullo

One Chase Road

Scarsdale, NY 10583

Telephone: 914 723 4300

MG/as

Respectfully submitted,

LACKENBACH SIEGEL

Attorneys for Applicant(s)

MYRON GREENSPAN

Reg. No. 25,680

Certificate of Deposit by Facsimile

I hereby certify that this correspondence is being filed by sending same by facsimile to the Petitions Branch, U.S. Patent Office, Washington, D.C. 20231, at facsimile number 703 308 6459, on the following date:

Myron Greenspan

Signature

<u>June 29, 200</u>

Date

Applicant hereby petitions that any and all extensions of time of the term necessary to render this response timely be granted. Costs for such extension(s) and/or any other fee due with this fee due with this paper that are not fully covered by an enclosed check may be charged to Deposit Account #10-0100.

SUZUYE & SUZUYE Kasumigaseki UBE Bldg., 3-7-2 Kasumigaseki, Chiyoda-ku, Tokyo 100-0013, Japan Facsimile +813-3501-5663 / +813-3501-5672 : Telephones: +813-3502-3181 / +813-3502-3186(Direct) Our Ref. 2SK-99S0755P1 Dated May 18, 2001 Lackenbach Siegel Marzullo Aronson & Greenspan, P.C. Lackenbach Siegel Building, One Chase Road, Scarsdale, N.Y. 10583, U.S.A. Tel 914-723-4300 Gentlemen: Please file an application in accordance with the following particulars. As soon as you receive this case, please acknowledge receipt, most desirably by faxing the attached sheet (Fax: +813-3501-5663 or -3501-5672) with a suitable acknowledgment thereon, along with your docket number. Please acknowledge by fax on THE DAY OF RECEIPT of these instructions. CONTINUATION APPLICATION IN THE UNITED STATES based on INTERNATIONAL APPLICATION (filed in Japan) No. PCT/JP99/05257, filed September 27, 1999 TITLE: PRONUNCIATION JUDGEMENT SYSTEM ASSIGNEE: KOJIMA CO., LTD., a Japanese corporation, located at 1-8, Hoshigaoka 2-chome, Utsunomiya-shi, Tochigi 320-8528 Japan INVENTOR: (Nationality/citizenship is given in the parentheses) Mailing and Residence Address(es) Akitoshi Kojima, of c/o KOJIMA CO., LTD., 1-8, Hoshigaoka 2-chome, Utsunomiya-shi, Tochigi 320-8528 Japan (Japan)

A LIST OF BASIC APPLICATIONS: (Please claim priority from the applications marked 'Yes' below.)

Country Category Application No. Filing date Priority Claim

Category Application No. Filing date (NONE)

A LIST OF DOCUMENTS ([X] - Enclosed [] - To follow [//] - Irrelevant item to be disregarded)

Specification & claims Formal drawings Informal drawings

Declaration & power of attorney Inventors' Assignment/consent Priority document(s)

[ Information Disclosure Statement(see(8)below) Copy of int'l search report/cited art(see(8)below)

First page of Intern'l Publication

#### SPECIFIC REMARKS:

- (1) Please file a Rule 53(b) continuation application on the basis of the above-identified PCT application definitely on or before May 25, 2001 (Friday) (20 months from the priority date), and in any event [if Saturday is your official holiday], the first working day of May 27, 2001.

  The parent (PCT) application SHOULD be abandoned.
- (2) Inventorship remains unchanged.
- (3) This PCT application was filed and was will be published in the Japanese language.
- (4) No amendments have been made under PCT Article 19 and Article 34.
- (5) The International Search Report has already been issued by the JPO.
- (6) Please do/de not file a Rule 1.313 compublication request. The invention has not been and will not be the subject of an application filed in another country, or under a multilateral international agreement.
- (7) The name of the city and country where each inventor resides is marked in purple above.
- (8) If a copy of the int'l search report/cited art or prior art reference(s) is enclosed, please prepare and file an IDS.
- (9) When the declaration is not enclosed, please indicate in the petition the residence of each inventor, and No. and filing date of each basic application, so that they appear in the official filing receipt.
- (10) When the error-carrying official filing receipt is received, please do NOT automatically apply for corrections, but merely put this to our attention.
- (11) If you need to reach us outside normal working hours, you may call (Mr) Hideo Nakamora at home at 81-47-372-6154.

  (A telefax may also be sent to him by dialing the same number without a warning phone call.)
- (12) Upcoming Holidays (Suzuye closed): none within about two-week time

SUZUYE & SUZUY

Kasumigusaki UBE Nida . 3-7-2

umigateki. Chiyoda-ku, Tokyo 1(A)-(A)13, Japan

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Pax to : 914-723-4301
Fax from: +81-3-3501-5663
Confirmation by Mail: YES

Your ref. P-0105 S Our ref. 2SK-99S0755P1 THATAKU BULUTA TAKEHIKO SULUTE AYUSUR LINGH SADAU MURLHATSU TOWNER MASHINGUTO TUSHINI KOIDE AUGRA EURAU MAKOPO MAKAMURI MASATUSHI KURATA THAN SHI MING TETRUM RAZINI NAMED AND LANDS OF TOSTIO SILTELANE YUKU KATSUTA" MUSUNDIA MULIAWA וטפעכו נהכעבנג YIJSHIG ISHIKAWA TADATHEO SUZUYE AL LEUYUNNI PHAMPURA

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SHICEPOSHI HATN
IIIROSHI SUDA
TIKASIII OKADA
SAAAF MIYARAGA
TUZU YAMA
MIHOKU NUKUUTII

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Ms. Adrienne Shirley
Lackenbach Siegel Marzullo
Aronson & Greenspan, P.C.
Lackenbach Siegel Building,
One Chase Road,
Scarsdalo, N.Y. 10583,
U. S. A.

June 13, 2001

U.S. Patent Application No. 09/856,393 Akitoshi KOJIMA (KOJIMA CO. LTD.)

Dear Ms. Shirley:

We have noticed that the Petition filed in this case is titled "PCT Patent Application (national phase)" and a box for "An English translations of the International Application" is checked.

What we sent to you with our filing instruction is NOT an English translation of the PCT application, but a specification for a continuation application based on the PCT application.

Please urgently check your record and file and see that everything is in order.

Your reply by return facsimile is requested.

Very truly yours,

SUZUYE & SUZUYE

prerpational Administration Div

HN/yo

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In re the New U.S. Patent Application of

Akitoshi KOJIMA

Examiner:

Serial No.: 09/856,393

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Filed: May 22, 2001

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For:

Pronunciation Judgment System

HAND DELIVERED TO:

Commissioner of Patents: Attn - Petitions Branch

Washington, D.C. 20231

# DECLARATION OF ADRIENNE SHIRLEY IN SUPPORT OF PETITION CONVERT STATUS OF PATENT APPLICATION

SIR:

- I, Adrienne Shirley, do declare:
- 1. I am employed by the law firm of Lackenbach Siegel as a Paralegal / Assistant, and have been so employed for eight years.
- 2. I have been accustomed to process new applications for filing in the U.S. Patent Office since I began work here in January 1993.
- 3. On or around May 21, 2001, I received a package from one of our associate firms in Japan. The associate firm requested that we file the application by May 25, 2001.

Serial No.: 09/856,393 Docket: P-0105 S

- 3. This Japanese associate had sent many applications to our firm for filing. We were given priority materials either in the form of copies of or reference to a Japanese national application, or in the form of copies of documents previously filed in a PCT application based on a Japanese national application.
- 4. With Japanese national filing priority cases, we were asked to file a U.S. national application deriving priority from the Japanese application. In the second case, we were asked to file a National Phase application in the U.S. based on the PCT patent application.
- 5. When I received the filing materials for the above-captioned U.S. filing, I noted that the packet contained copies of documents previously filed in the PCT, as well a translation of a filing in Japanese into the English language. I considered this English translation to be "A English-language translation of the International Application," and checked the appropriate box on Form 1390 (PCT Chapter II filing).
- 6. The cover letter received from our Japanese associate identified the enclosures as specification and claims," "formal drawings," "Informal drawings," "Declaration & power of attorney," "Inventors' Assignment/consent," and a "Copy of int'l search report/cited art" as well as a "First page of Intern'l Publication."
- 7. On the basis of the prior filings I had processed for our Japanese associates, and on the basis of this associate's instructions that the application be filed "on the basis of the above-identified PCT application," I assumed that the application was to be filed pursuant to 35 U.S.C. 371, as a

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National Phase of the PCT application, and processed it accordingly. I read the associate's phrase "continuation application" to mean just an approximate way of indicating a "PCT National Phase application," which would "continue" the prosecution of the PCT application as the next, or national, stage in the U.S.

- 8. Our firm filed this application in the U.S. Patent Office on May 22, 2001, under 35 U.S.C. 371, as a National Phase of the original PCT filing, PCT/JP99/05257, and it was duly reported to our client, with copies of the documents filed.
- 9. On June 13, 2001, our Japanese associate faxed us a letter questioning our statement on the PCT transmittal letter (Form PTO-1390) that an English translation of the international application was attached to our filing. The associate indicated that this English-language document was not a translation of the PCT application, but rather an English-language specification for a continuation application based on the PCT application.
- 10. This was the first time that I or, to my information and believe, that anyone in this firm became aware that an inadvertent error had been made, and that the applicant had requested that the application be filed as a true continuation application under 35 U.S.C. §§120, 363, and that the specification and claims were not translations of the International PCT application.
- 11. My supervising attorney in this matter then attempted to convert the application to a Rule 53(b) continuation application and conducted several conferences with the PCT Legal Office. It was indicated that a Petition could be filed to effect such conversion.

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- 12. In view of applicant's continuing desire to file this national application as a continuation application, we have submitted this Petition for consideration under Rules 181, 182 and 183.
- I, Adrienne Shirley, hereby state that all statement made herein of my own knowledge are true and that all statement made on information and believe are believed to be true.

Dated: June 29, 2001

Advience Shirley
Adrience Shirley

MODE - MEMORY TRANSMISSION

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## PETITION UNDER 37 CFR §§1.181, 1.182 AND 1.183 WITH SUPPORTING DECLARATION

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- I. Convext the filing of the above-identified application from a filing under 35 U.S.C. §371 to one filed under 35 U.S.C. §111:
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The facts in support of this Petition are as follows:

(1) The application was received from an associate firm in Japan on May 21, 2001. The